For Discussion – 1.13.2021 Introduction – Public Hearing -Adopted -Enacted -

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ORDINANCE NO. 519

- 2 AN ORDINANCE TO AMEND THE CODE OF THE TOWN OF ST. MICHAELS; 3 CHAPTER 340 ZONING, TO AMEND ARTICLE IV THE CHESAPEAKE BAY CRITICAL AREA OVERLAY DISTRICT, TO AMEND §340-39 GA GROWTH 4 5 ALLOCATION FLOATING ZONE DISTRICT, TO AMEND §340-191 AMENDMENT OF 6 CRITICAL AREA PROGRAM ELEMENTS ALL PER CRITICAL AREA COMMISSION 7 RECOMMENDATIONS, TO AMEND §340-33 POWERS AND DUTIES OF THE 8 COMMISSION, §340-69A RESTAURANTS HISTORIC DISTRICT **OUTDOOR** SEATING, §340-71 HOTEL MOTEL, §340-73 SHORT TERM RENTALS (STR), §340-105 9 10 TABLE OF COVERAGE LIMITS, AND §340-135 SPECIAL EXCEPTION FOR
- WHEREAS, the Commissioners of St. Michaels (the "Commissioners"), a Municipal Corporation, have been delegated certain powers pursuant to the Maryland Annotated Code, Local Government Code, Division II, and Land Use Article, Division II to govern the zoning and land use within its

16 municipal boundaries; and17

CLARIFICATION PURPOSES.

- WHEREAS, the Commissioners have the power to amend the Chapter 340 Zoning of the St.
  Michaels Town Code under §340-88 Power to amend, and shall do so under the provisions of §340-90 Text amendments; and
- WHEREAS, the Commissioners did adopt Ordinance 512 in July of 2020 which repealed and reenacted Chapter 340 (Zoning Ordinance) of the Code of the Town of St. Michaels; and
- WHEREAS, the State of Maryland Critical Area Commission staff notified the Town on the 14<sup>th</sup>
   day of October that minor amendments needed to be made to the recently adopted Zoning
   Ordinance; and
- WHEREAS, The St. Michaels Planning Commission (hereinafter referred to as the "Planning Commission") placed this matter on its agenda for a public meeting. At multiple meetings, as part of its review, the Planning Commission accepted public comment on the proposed amendments; and
- WHEREAS, the Planning Commission hereby find the proposed amendments are consistent with the State requirements and concurrent with the Town's Chesapeake Bay Critical Area Overlay District regulations; and
- WHEREAS, the Planning Commission desires to also revise §340-33, §340-69A, §340-71, §340-73, §340-105, and §340-135 of the recently adopted zoning code for clarification purposes; and

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WHEREAS, after taking into consideration the comments made at the meeting	
Commission has recommended to the Commissioners that Chapters 340 of the Co of St Michaels be amended as shown herein; and	de of the Town
WHEREAS, The Commissioners of St. Michaels introduced Ordinance, 2021	No. 519 or
WHEREAS, public notice was published on, 2021 and	2021 tha
a public hearing would be held by the Commissioners on, 2021 and, 2021	, 2021, tha )21_concerning
amendments to Chapters 340 of the Code of the Town of St. Michaels substantially hereafter set forth; and	_
WHEREAS, after having given due public notice, the Commissioners conducted a	nublic beering
on, 2021 to receive public comment on the aforesaid amendments; a	•
, 2021 to receive public comment on the aforesaid amendments, a	mu
WHEREAS, for the reasons stated herein, the Commissioners deem it in the interest health, welfare and safety of the citizens of the Town, and for good government of enact the following Ordinance.	-
ST. MICHAELS that Chapter 340 Zoning of the Code of the Town of St. Michaeld as follows, with all revisions shown in red, new language shown in <i>italics</i> and deleted language shown with a strikethrough and in <i>italics</i> .	-
Chapter 340. Zoning	
[Bold Bracketed] = new added text Strikeout = deleted text	
AMENDMENT 1.	
Amend Article IV. The Chesapeake Bay Critical Area Overlay District, § 340 Developed Areas (IDA), subsections D(5) through (8) as follows:	-15. Intensely
§ 340-15. Intensely Developed Areas (IDA)	
D. Development standards.	
(5[3]) Areas of public access to the shoreline, such as footpaths, scenic dr	ives, and other
public recreational facilities, should be maintained and, if possible,	
within Intensely Developed Areas.	
(6[4]) Ports and industries that use water for transportation and derive eco	nomic benefits
from shore access shall be located near existing port facilities. The	
identify other sites for planned future port facility development and	

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79 80 81	Line	.cu	with	provide significant economic benefit to the State or Town and is consistent the provisions of the Water Dependent Facilities section of this Chapter and State and Federal regulations.
82 83 84		(7[5])	To the extent practicable, future development in the IDA shall use cluster development to reduce impervious areas and to maximize areas of natural vegetation.	
85 86 87		(8[6])	(8[6]) When the cutting or clearing of trees in forests and developed woodland areas a associated with current or planned development activities, the following shall b required:	
88 89 90 91			(a)	Participation in programs established by the Town for the enhancement of forest and developed woodland resources, such as programs for urban forestry that involve street tree plantings, gardens, landscaping, and open land buffer plantings;
92 93			(b)	Development activities shall be designed and implemented to minimize the destruction of forest and woodland vegetation, and
94 95 96			(c)	Development activities shall address the protection of existing forests and developed woodlands identified as Habitat Protection Areas in this Chapter.
97				AMENDMENT 2.
98 99				The Chesapeake Bay Critical Area Overlay District, § 340-18. Resources (RCA) as follows:
100	§ 340-18. Resource Conservation Areas (RCA)			
101 102	A. Development standards. For all development activities and resource utilization in the Resource Conservation Areas, the applicant shall meet all the following standards:			
103 104		(1)		use management practices shall be consistent with the policies and criteria the Habitat Protection Area provisions of this Chapter.
105 106		(2)		within the Resource Conservation Area may be developed for residential at a density not to exceed one dwelling unit per twenty (20) acres.
107 108 109		(3)	with	elopment activity within the Resource Conservation Areas shall be consistent the requirements and standards for Limited Development Areas as specified s Chapter.

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110		[(4)	Lot coverage is limited as follows:		
111 112			(a)	When a site is mapped entirely as RCA, lot coverage is based on the entire site area; and	
113 114			<b>(b)</b>	When a portion of a lot or parcel is mapped as RCA, lot coverage is based on the area of the RCA.]	
115 116 117 118		(4)	easen famil	ing in this section shall limit the ability of a participant in any agricultural nent program to convey real property impressed with such an easement to y members, provided that no such conveyance will result in a density greater one (1) dwelling unit per twenty (20) acres.	
119 120 121 122	[B.	[B. Nothing in this section shall limit the ability of a participant in any agricultural easement program to convey real property impressed with such an easement to family members, provided that no such conveyance will result in a density greater than one (1) dwelling unit per twenty (20) acres.]			
123				AMENDMENT 3.	
124 125				The Chesapeake Bay Critical Area Overlay District, § 340-26. Other Areas, B(2) as follows:	
126	§ 340	0-26. Ot	her Ha	bitat Protection Areas	
127	B.	Stand	lards.		
128 129 130		(2) If the presence of a Habitat Protection Area is confirmed by the Department of Natural Resources, the applicant shall develop a Habitat Protection Plan in coordination with the Department of Natural Resources.			
131 132 133 134			[a)	If potential Forest Interior Dwelling Species (FIDS) habitat is identified, the proposed development shall conform to the Critical Area Commission's FIDS Guidance Manual, dated June 2000 as updated.	
135 136 137			b)	If potential anadromous fish propagation waters are identified, the proposed development shall conform to the policies and criteria listed in COMAR 27.01.09.05.]	
138				AMENDMENT 4.	

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- Amend Article VI. Floating Zone Districts, § 340-39. GA Growth Allocation Floating Zone
- 140 **District, subsection B(2) as follows:**
- 141 § 340-39. GA Growth Allocation Floating Zone District
- 142 B. Growth Allocation acreage and deduction.
- 143 (2) The Town's original Growth Allocation acreage is 5.8 acres. The Town's Growth
  144 Allocation acreage remaining is 245 acres, as of the date of passage of this
  145 Chapter. [The Town's original allotted Growth Allocation acreage is 245
  146 acres. To date, the Town has used 76.07 acres. The Town's Growth
  147 Allocation acreage remaining is 168.93, as of the date of passage of this
  148 Chapter.]
- 149 F.[E.] Additional Factors.
- 150 G. [F.] Application.
- 151 H. [G.] Planning Commission Review and Recommendation Floating Zone District
   152 Amendment and Concept Plan.
- 153 **L. [H.]** Commissioners Approval of Floating Zone District and Concept Plan.
- 154 J. [I.] Additional Required Procedures.
- 155 K. [J.] Amendment of Concept Plan. The procedure for amendment of an approved Concept 156 Plan shall be as provided in subsection  $\mathbb{P}[\mathbf{O}]$ , except that the Planning Commission may 157 approve minor amendments of a Concept Plan at a regular meeting. The phrase "minor 158 amendments" includes, but is not limited to, changes to the location, number, or types of 159 uses, subject to the guideline (3), below; internal road locations or configurations; the 160 number, type, or location of dwelling units, subject to the guideline (5) below; and the 161 location of public amenities, services, or utilities. The Planning Commission shall only 162 approve minor amendments that increase residential density or intensify nonresidential 163 uses if the amendments provide for the enhancement of the architectural design and 164 landscaping of the area subject to the amendment. Any amendment of an approved 165 Concept Plan that adversely impacts upon the delivery or the Town's cost of public 166 utilities, public services, public infrastructure, or otherwise adversely affects amenities available to the public, or the public health and safety shall not be considered a minor 167 168 amendment. Using the guidelines set forth below, the Planning Commission shall 169 determine whether the proposed amendment is a "minor amendment. In addition to the 170 preceding, an amendment shall be deemed a "minor amendment," provided that such 171 amendment:

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<ul><li>172</li><li>173</li></ul>	(1)	Does not conflict with the applicable purposes and land use standards of this Chapter;
174 175	(2)	Does not prevent reasonable access by emergency vehicle access or deprive adjacent properties of adequate light and airflow;
176 177	(3)	Does not significantly change the general character of the land uses of the approved Concept Plan;
178	(4)	Does not result in any substantial change of major external access points;
179 180	(5)	Does not increase the total approved number of dwelling units or height of buildings; and
181 182	(6)	Does not decrease the minimum specified setbacks, open space area, or minimum or maximum specified parking and loading spaces.
183 184 185	[(7)	Does not conflict with any condition imposed by the Critical Area Commission or amend any Critical Area development standard, including any new impacts to Habitat Protection Areas.]
186 187 188 189 190 191 192 193 194 195	confliwhich with p which confliwith v Regul Distri	ict with other Articles. Provisions of the GA Floating Zone District, when found to et with other provisions of this Chapter, shall supersede those other provisions with they conflict. Provisions of the GA Floating Zone District, when found to conflict provisions of Chapter 290 of the Town Code, shall supersede those provisions with they conflict. [Provision of the GA Floating Zone District, when found to ct with other provisions of this Chapter, shall supersede those other provisions which they conflict, so long as all the requirements of the Critical Area lations apply as minimum standards. Provisions of the GA Floating Zone ct, when found to conflict with provisions of Chapter 290 of the Town Code, supersede those provisions with which they conflict, so long as all requirements
196		Critical Area Regulations apply as minimum standards.]
197 198 199 200 201	excep Code. the ne	pating zone" under the laws of the State of Maryland is analogous to special tions. The criteria for each floating zone district shall be as outlined in the Town They shall be the basis for approval or denial by the Town Commissioners without cessity of showing a mistake in the original zoning or a change in the borhood.
202	N.[M.] Condi	tions of approval.

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AMENDMENT 6.

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235	For Discussion – 1.13.2021 Introduction – Public Hearing - Adopted - Enacted - Amend § 340-33.A as follows:				
236	§ 340-33. Powers and duties of the Historic District Commission				
<ul><li>237</li><li>238</li><li>239</li></ul>	A. The duties of the Historic District Commission are those contained in Article 1 (Land Use), Title 8 (Historic Preservation), of the Annotated Code of Maryland, and in Chapter 340, Article VI [V], Historic District Provisions, of this Code.				
240	AMENDMENT 7.				
241	Amend § 340-69.A as follows:				
242	§ 340-69. Restaurants, outdoor seating				
243 244	A. Outdoor seating areas in the CC, [HR,] and GC Districts are permitted subject to the following conditions:				
245	AMENDMENT 8.				
246	Amend § 340-71 as follows:				
247	§ 340-71. Hotel, Motel.				
248 249	A hotel or motel is permitted in the WD, CC, MC, and GC Districts subject to the following conditions:				
250 251	A. The owner shall comply with the licensing, food storage, and preparation guidelines as outlined in the COMAR 10.15.03 regarding food service facilities.				
<ul><li>252</li><li>253</li></ul>	B. The length of stay at any Hotel/Motel shall not exceed thirty (30) days within any ninety (90) days.				
<ul><li>254</li><li>255</li><li>256</li></ul>	C. A hotel shall contain a registration area and shall be staffed twenty-four (24) hours a day with at least one individual who has the authority to accept, reject, oversee the conduct of, and expel guests to maintain order at the hotel.				
257 258 259	D. If the hotel or motel includes package services for weddings, wedding receptions, family reunions, business activities, conferences, and other events similar in nature (hereinafter "event packages") as accessory uses:				

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260	Linace	(1) Events resulting from the sale of event packages (events) shall be contracted by a			
261		guest of the hotel and shall include, at a minimum, the rental of at least one			
262		sleeping room in the hotel.			
263		(2) Attendance at events shall be limited to the maximum occupancy numbers			
264		permitted by the Talbot County Fire Marshal.			
265		(3) Food and beverages shall be consumed on the premises during the event.			
266	<del>F.</del>	Hotel and motel establishments may include a restaurant open to the public.			
267 268	[A. The owner shall comply with the licensing, food storage, and preparation guidelines outlined in COMAR 10.15.03.				
269	B. The length of stay shall not exceed thirty (30) days within any ninety (90) days.				
270	C.	The facility shall contain a registration area. It shall be staffed twenty-four (24)			
271		hours a day with at least one individual who has the authority to accept, reject,			
272		oversee the conduct of, and expel guests to maintain order.			
273	D.	If the facility offers package services for weddings, wedding receptions, family			
274		reunions, business activities, conferences, and other events similar in nature			
275		(hereinafter, "event packages") as accessory uses:			
276		(1) events resulting from the sale of event packages shall be contracted by a			
277		guest of the facility and shall include, at a minimum, the rental of at least one			
278		sleeping room in the hotel;			
279		(2) attendance at events shall be limited to the maximum occupancy numbers			
280		permitted by the Talbot County Fire Marshal; and			
281		(3) food and beverages shall be consumed on the premises during the event.			
282	F. Establishments may include a restaurant open to the public.]				
283		AMENDMENT 9.			
284	Amer	nd § 340-73 follows:			
285	§ 340-73. Short term rentals (STR).				

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A.

Short term rentals are permitted in the CC District subject to the following:

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287 288	(1)	[Except as provided in B below,] all units are located above the first floor in a principal building;		
289	(2)	The Town has issued a Short-Term Rental license;		
290 291	(3)	The maximum number of people permitted to be on-site is limited to two (2) persons per bedroom;		
292 293 294	(4)	The owner of the short-term rental property is responsible for payment of any applicable sales or accommodation taxes, e.g., the Maryland Sales Tax and the Talbot County Accommodation Tax; and		
295 296	(5)	All applications require an onsite inspection to verify compliance with all applicable building, fire, and safety codes.		
297 298		cisting single-family dwelling may be used as a short term rental subject to the ving criteria.		
299	(1)	The Town has issued a Short-Term Rental license		
300 301	(2)	The existing principal structure is located on a single lot or parcel of land (collectively the "premises").		
302	(3)	The lot or parcel of land shall be a lot of record.		
303	(4)	The principal structure shall:		
304		(a) Be a single-family detached dwelling constructed in or before 1945;		
305		(c) Be the only structure on the lot used for human habitation;		
306 307		(d) Contain no more than one thousand four hundred (1,400) square feet of interior space; and		
308 309 310		(e) Contain beds and other sleeping facilities for no more than four (4) persons, excluding cribs and other sleeping facilities for children under eighteen (18) months of age.		
311 312	(5)	(5) The principal use of the premises and principal structure shall be only a place of public accommodation for short-term rental.		
313 314	(6)	(6) The maximum number of people permitted to be on-site for occupancy purposes is limited to two (2) persons per bedroom.		

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- The short-term rental property owner is responsible for payment of any applicable sales or accommodation taxes, e.g., the Maryland Sales Tax and the Talbot County Accommodation Tax.
  - (8) All applications require an onsite inspection to verify compliance with all applicable building, fire, and safety codes.]

## **320 AMENDMENT 10.**

## Amend § 340-105 as follows:

## 322 § 340-105. Table of Coverage Limits

§ 340-105. Table of Coverage Limits	Maximum lot coverage		
	Structures	Impervious	
Zoning District			
R-1			
Lots of or greater than 5,000 [6,000] square feet	35%	55%	
[Lots less than 6,000 square feet	40%	60%]	
R-2			
Lots of or greater than 5,000 [10,000] square feet	40%	70%	
Lots less than 5,000 [10,000] square feet	45%	70%	
R-3			
Lots of or greater than 5,000 square feet	40%	70%	
Lots less than 5,000 square feet	45%	70%	
RG		15%	
WD		72%	
CC	[	]	
Maximum lot coverage for lots greater than 5,000 square feet but less than 10,000 square feet	<del>50%</del>	<del>85%</del>	
Maximum lot coverage for lots greater than 10,000 square feet.	<del>40%</del>	<del>75%</del>	
SLC		50%	
GC		70%	
MC		75%	
MM		50%	
PF		70%	

For Discussion -1.13.2021Introduction -Public Hearing -Adopted -Enacted -324 **AMENDMENT 11.** 325 **Amend § 340-135.A(2) as follows:** 326 § 340-135. Special exceptions. 327 The Board of Zoning Appeals shall have the power to hear and decide only such special A. 328 exceptions as the Board of Zoning Appeals is expressly authorized to pass on under the 329 terms of this Chapter. The Board of Zoning Appeals is authorized to decide on such 330 questions as are involved in determining whether special exceptions should be granted 331 and to grant special exceptions with such conditions and safeguards as are appropriate 332 under this Chapter, or to deny special exceptions when not in harmony with the purpose 333 of this Chapter and the St. Michaels Comprehensive Plan. The Board of Zoning Appeals 334 shall not grant a special exception unless and until: 335 (2) The Planning Commission has reviewed the application and made a 336 recommendation to the Board that the use is consistent with the purposes and 337 intent of the St. Michaels Comprehensive Plan and that the use will comply with 338 the standards of the zoning district in which it is located, except as those standards 339 may have been modified by the granting of a variance [provided, however, that 340 such recommendation shall not be interpreted as requiring the grant of the 341 special exception.] 342 343 AND BE IT FURTHER ORDAINED AND ENACTED, that this Ordinance shall take effect 344 twenty (20) days from the date of its enactment, having been read at two (2) meetings of The 345 Commissioners of St. Michaels and having been passed by a yea and nay vote of The 346 Commissioners of St. Michaels 347 HAVING BEEN READ for the second time and passed by a yea and nay vote of The 348 Commissioners of St. Michaels at a Public Meeting of the Commissioners of St. Michaels held on 349 this \_\_\_\_ day of \_\_\_\_\_\_, 2021 via a virtual meeting. 350 **BIBB** 351 **BREIMHURST** 352 **DUPONT** 353 HURROD

354

WINDON

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	Adopted -					
	Enacted -					
355			No. 519 was passed by a yea and nay vote of The			
356 357	Commissioners of St. Michael	els on this day o	of, 2021.			
358	ATTEST	TH	E COMMISSIONERS OF ST. MICHAELS			
359		(Seal)	By:			
360	Jean R. Weisman,		Joyce Hurrod, President			
361	Town Clerk / Manager					
362						
363			this Ordinance was posted from the day of			
364			n this day of, 2021, at 4:30			
365	ž ·		on Office in St. Michaels, Maryland, and that a			
366 367	<u> </u>		e date of its passage, its effective date and the fact			
368		that the entire text of the Ordinance may be read on the website of the Town Office, St. Michaels, Maryland, for at least twenty (20) days following the passage, has been published at least once				
369	•	each week for two (2) consecutive weeks following the passage of said Ordinance in a newspaper				
370		having general circulation in the Town of St. Michaels.				
371						
3/1						
372		(Seal)				
373	Jean R. Weisman,					
374	Town Clerk / Manager					